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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/636,159	08/06/2003	Masataka Katoh	KUSUMOTO 221-KFM	3603
7590 08/23/2005			EXAMINER :	
Karl F. Milde, Jr., Esq.			VU, PHU	
MILDE & HOFFBERG, L.L.P.				
Suite 460			ART UNIT	PAPER NUMBER
10 Bank Street			2871	
White Plains, N	IY 10606		DATE MAILED: 08/23/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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₹ ***	Application No.	Applicant(s)	
Advisory Action	10/636,159	KATOH ET AL.	
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Phu Vu	2871	
The MAILING DATE of this communication app	pears on the cover sheet	with the correspondence add	dress
THE REPLY FILED 01 August 2005 FAILS TO PLACE THIS			
 The reply was filed after a final rejection, but prior to or this application, applicant must timely file one of the fol places the application in condition for allowance; (2) a I (3) a Request for Continued Examination (RCE) in com following time periods: 	llowing replies: (1) an ame Notice of Appeal (with appe	ndment, affidavit, or other evid eal fee) in compliance with 37	lence, which CFR 41.31; or
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this Adelevent, however, will the statutory period for reply expire later to Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07	dvisory Action, or (2) the date set than SIX MONTHS from the ma b). ONLY CHECK BOX (b) WH	ailing date of the final rejection.	
Extensions of time may be obtained under 37 CFR 1.136(a). The date of been filed is the date for purposes of determining the period of extension CFR 1.17(a) is calculated from: (1) the expiration date of the shortened above, if checked. Any reply received by the Office later than three mon earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	on which the petition under 37 C n and the corresponding amount statutory period for reply original	t of the fee. The appropriate extensi lly set in the final Office action; or (2	ion fee under 37 2) as set forth in (b)
 The Notice of Appeal was filed on A brief in corn of filing the Notice of Appeal (37 CFR 41.37(a)), or any Since a Notice of Appeal has been filed, any reply must AMENDMENTS 	extension thereof (37 CFR	R 41.37(e)), to avoid dismissal	of the appeal.
 The proposed amendment(s) filed after a final rejection They raise new issues that would require further of They raise the issue of new matter (see NOTE be 	consideration and/or searcelelow);	h (see NOTE below);	
 (c) ☐ They are not deemed to place the application in beappeal; and/or (d) ☐ They present additional claims without canceling 	a corresponding number o		g the issues for
NOTE: (See 37 CFR 1.116 and 41.33(a	* *	of Non Compliant Amandman	+ (DTOL 224)
 4. The amendments are not in compliance with 37 CFR 1 5. Applicant's reply has overcome the following rejection 		of Non-Compliant Amendmer	11 (PTOL-324).
Newly proposed or amended claim(s) would be the non-allowable claim(s).		a separate, timely filed amendi	ment canceling
7. To purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is p. The status of the claim(s) is (or will be) as follows:			n explanation of
Claim(s) allowed: Claim(s) objected to: Claim(s) rejected:			
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 			
 The affidavit or other evidence filed after the date of fili entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necess 	o overcome <u>all</u> rejections u sary and was not earlier pre	nder appeal and/or appellant f esented. See 37 CFR 41.33(d	fails to provide a)(1).
10. The affidavit or other evidence is entered. An explana REQUEST FOR RECONSIDERATION/OTHER	ition of the status of the cla	ims after entry is below or atta	iched.
11. The request for reconsideration has been considered See Continuation Sheet.	but does NOT place the ap	oplication in condition for allow	/ance because:
12. Note the attached Information Disclosure Statement(s	s). (PTO/SB/08 or PTO-14	49) Paper No(s)	
			
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Continuation of 11. does NOT place the application in condition for allowance because: In response to applicant's arguments, the recitation of limitaitons has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See In re Hirao, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and Kropa v. Robie, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951). Thus the subject matter applicant has not incomporated into the body of the claim has NOT been considered. Furthermore applicant cites that the references are uncombinable, because the Shiota alledgedly teaches away from the secondary reference. However, Shiota refers to a prior art teaching of darkening a pixel while that is not the intended goal shiota does teach that performing the process will result in dark pixels while it is aimed at salvaging pixels (see previous citations).

TARIFUR R. CHOWDHURY PRIMARY EXAMINER